

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RESOURCES

OVER

License for Diversion and Use of Water

LICENSE 1534

PERMIT ... 3116

APPLICATION 344

THIS IS TO CERTIFY, That Temescal Water Company, Corone, California,

ba made proof to the satisfaction of the Division

of Water Resources of California of a right to the use of the waters of Temporal Creek in Riverside County, tributary of Santa Ana River and Indian Creek in Riverside County tributary of Temporal Creek

for the purpose of 1 regardien and domestic uses
under Permit 3116 of the Division of Water Resources and that said right to the use of said waters has
been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Resources
and the terms of the said permit; that the priority of the right herein confirmed dates from 1923;

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed two hundred fifty (250) acre feet per annum by storage from Temescal Creek and one hundred fifty (150) acre feet per annum by storage from Indian Creek to be collected from about November 1st to about April 1st of each season. The maximum rate of diversion to storage from Indian Creek is thirty (30) cubic feet per second.

The point of diversion of MAR water EXECUTE from Temescal Creek to storage in Lee Lake on Temescal Creek and the point of rediversion of stored waters is lecated North six hundred eighteen and six tenths (618.6) feet and East fewrieen kundred thirteen and eight tenths (1413.8) feet from the West quarter corner of Section 7, T 5 S, R 5 W, S.B.B.&M. being within the SET of NWT of said Section 7.

The two points of diversion of water from Indian Creek to storage in Lee Lake are located as follows:

(a) South twenty-five hundred twenty-one (2521) feet and East one thousand seven (1007) feet from West quarter corner of Section 7, T 5 8, R 5 W, S.B.B.AM. being within the SW2 of SW2 of said Section 7.

The second secon

(b) South twenty-two degrees five minutes West (S. 22° 05' W.) twenty-two hundred forty-eight and two tenths (2348.2) feet from East quarter sermer of Section 13, T 5 S, R 6 W, S.B.B.&M., being within the SE2 of SE2 of said Section 13.

A description of the lands or the place where such water is put to beneficial use is as follows:

5,000 acres within Corona Colony as shown on map filed with the Division of Water Rights (now Division of Water Resources) December 28, 1923, entitled "Temescal Water Company. Map to accompany Applications 1752, 3624 **** for appropriating water from Indian Creek, Horsethief Creek, Temescal Jreak and for additional sterage in Lee Lake **** and dated March, 1923; said lands being legated approximately within projected Sections 30 and 31, T 3 S, R 6 W, Sections 22, 23, 24, 25, 26, 27, 34, 35 and 36, T 3 S, R 7 W, Sections 5, 6, 7, 8 and 18, T 4 S, R 6 W, and Sections 1, 2 and 12, T 4 S, R 7 W, S.B.B.&M.

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.



This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this set, and shall be effective for such time as the water actually appropriated under such permits and licensess shall sctually be used for the useful and beneficial purpose for which aid water was appropriated but no longer; and every such permit or license shall include the enumeration of conditions therein supersection provided, that if, at any time after the expression of twisty years after the same subject as such conditions therein expressed, provided, that if, at any time after the expression of twenty years after the saming of a license, the state, or any city, city and country, municipal water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the weaks and property can and approximately an expression of the state shall have the right to purchase the weaks and property can and approximately an expression of the state shall have the right to purchase the weaks and property can and approximately an expression of the state shall have the right to purchase the weaks and property can and approximately an expression of the state shall have the right to purchase the weaks and property can and approximately an expression of the state water committee or political subdivision of the state so desiring do purchase and the work subtered that the permittee or licenses, has cased to put said water to such useful or beneficial purpose, or that the permittee or licenses, or the heirs, successors or assigns of said permittee or licenses, and the work provided or beneficial purpose for which the permit to elicense as is such, the result of the state to put the permittee or licenses, and the work such as falled to observe any of the terms and conditional purpose, or that the permittee or licenses, or the heirs, successors or assigns of said permittee and

Witness my hand and the seal of the Department of Public Works of the State of California, this 12400011 April , 1938

EDWARD HYATT State Engineer

3/20/92 Not of asgd:App#3448 Lic#1534 Elsinore Valley Municipal Water Co. Temescal Division

APPROPRIATE WATER LICENSE

Temescal Water Company SSUED

LICENSE 1534

DEPARTMENT OF PUBLIC WORKS STATE OF CALIFORNIA

DIVISION OF WATER RESOURCES